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REMARKS

Reconsideration and withdrawal of all grounds of rejection, and allowance of the pending claims are respectfully requested in light of the amendments and remarks made herein.

Claims 1, 4-7, and 9 are pending and stand rejected.

Claims 1, 4-7 and 9 stand rejected under 35 USC 102(c) as being anticipated by Brooks et al (U.S. Patent No. 5,973,684).

Claim 1 has been amended to recite "wherein a subscriber terminal is configured to logon to an authorization server to request one or more of a plurality of services to the authorization server." Support for this amendment can be found at least on page 2, lines 13-15.

Brooks teaches a technique for selectively executing a resident terminal application and an information provider-specific application stored in a digital entertainment terminal adapted to decode broadband data signals from a video dial tone network. The digital entertainment terminal

stores the resident terminal application related to native operations including network communications in a nonvolatile memory, and stores the information provider-specific applications used for accessing the information provider's services in a dynamic memory, See Abstract.

Applicants can find nothing in Brooks that describes, teaches or implies the limitations of: "...wherein a subscriber terminal is configured to logon to an authorization server..." as claimed in claim 1. Independent claims 5-7 recite similar limitations.

A claim is anticipated only if each and every element recited therein is expressly or inherently described in a single prior art reference. Brooks cannot be said to anticipate the present invention, because Brooks fails to disclose each and every element recited.

Having shown that Brooks fails to disclose each and every element claimed, applicant submits that the reason for the examiner's rejection of the claim has been overcome and can no longer be sustained. Applicant respectfully requests reconsideration, withdrawal of the rejection and allowance of the claim.

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With regard to claims 4 and 9, these claims depend from an independent claim discussed above, which have been shown to be allowable in view of the cited reference. Accordingly, claims 4 and 9 are also allowable by virtue of its dependence from an allowable base claim.

For all the foregoing reasons, it is respectfully submitted that all the present claims are patentable in view of the cited references. Entry of this amendment and a Notice of Allowance is respectfully requested.

Respectfully submitted,

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